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<ul><li>7</li><li>8</li><li>9</li></ul>	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA	
10 11	UNITED STATES OF AMERICA,	CASE NO. CR15-5351RJB
12	Plaintiff, v.	ORDER GRANTING IN PART MOTION TO COMPEL DISCOVERY
13	JAY MICHAUD,	
14   15	Defendant.	
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17	(Dkt. 54). The court has reviewed the documents filed in support of and in opposition to the	
18	motion, has considered the argument of counsel on December 14, 2015, and is familiar with the	
19	records and files herein. For the following reasons, the motion should be granted in part.	
20	It appears to the court, and the court finds, that information requested is material to	
21	preparing the defense in this case.	
22	The plaintiff should provide the following to defense counsel:	
23	The number of Child Pornography pictures that were posted on the site between	
24	February 20 and March 4, 2015;	

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- The number of Child Pornography videos that were posted on the site during that time period;
- The number of links to Child Pornography pictures and videos that were posted on the site during that time period;
- The number of Child Pornography pictures that were viewed and the number of Child Pornography videos that were viewed during that time period;
- The number of Child Pornography pictures that were downloaded and the number of Child Pornography videos that were downloaded during that time period;
- The number of visitors to the site between February 20 and March 4, 2015, and the number of total visits (recognizing that distinct visitors may have visited the site more than once).
- Some measure of the length of the visits (e.g., total time all visitors were connected to the site; average time visitors were connected to the site);
- A summary of any measures that were taken by the FBI or other law enforcement entities to block access to the pictures, videos and links available on or through the site between February 20 and March 4, 2015;
- The reasons the site was shut down on March 4 (rather than earlier or later); and
- All documents relating to review and authorization of the FBI's administrative
  control of the site by the Department of Justice or other governmental agencies
  that were involved in the "Website A" investigation and deployment of the NIT as
  issue in our case.

1 Provided however, if the plaintiff cannot produce the exact picture, video and link totals listed above with reasonable effort, the plaintiff should provide a good faith estimate of the totals. Provided further, that the government need not provide to defense counsel any documents under the above requirement that constitute reports, memoranda, or other internal government documents made by an attorney for the government or other government agent in connection with investigating or prosecuting this case FRCP 16(a)(2). The subject material should be submitted to the defense by the plaintiff on or before January 8, 2016. IT IS SO ORDERED. The Clerk is directed to send uncertified copies of this Order to all counsel of record and to any party appearing pro se at said party's last known address. Dated this 14<sup>th</sup> day of December, 2015. ROBERT J. BRYAN United States District Judge

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